

# Gasco Sediments Site Contractor Qualifications - AOC Section VII Paragraph 16 Requirement

Ryan Barth

to:

Sean Sheldrake

03/17/2011 03:25 PM

Cc:

Bob Wyatt, Patty Dost, Carl Stivers, "'Matt McClincy (mcclincy.matt@deq.state.or.us)'", Dana Bayuk, "'PetersonLE@cdm.com'", "'McCue, Tom'", 'James Peale', Kim Slinski, "'agladstone@davisrothwell.com'", "'heastwood@davisrothwell.com'"

Show Details

As required by Section VII Paragraph 16 of the AOC at the Gasco Sediments Site (CERCLA Docket No. 10-2009-0255), below please find the name and qualifications of two contractors that NW Natural proposes using for the completion of a riverbank topography and in-water bathymetry survey at the Gasco Sediments Site. This survey is being conducted to provide updated topography data along the riverbank and in-water areas adjacent to the Gasco and Siltronic Corporation properties and facilitate better integration and coverage of these survey data sets. This additional survey information will support forthcoming development of the EE/CA and subsequent design documents for the sediment remedy.

The bathymetry survey will also satisfy the following post-removal site control requirement related to the 2004 AOC (CERCLA Docket No. 10-2004-0068), which was incorporated into the 2009 consent order (CERCLA Docket No. 10-2009-0255) in EPA's Notice of Completion of Work letter dated December 14, 2010: "One additional bathymetric survey of the pilot cap area as part of a comprehensive bathymetric survey to be performed to support the final sediment remedy design for the overall site."

**Upland Topography:** To be completed by Geometrix Northwest. Geometrix Northwest has an Oregon State Business Registry number of 690573-97 and has been in business for 6 years.

**In-water Bathymetry:** To be completed by Bluewater Engineering. Bluewater Engineering has a Washington State Business Registration number of 602 509 441 and has been in business since 1988. Bluewater Engineering conducted all of the bathymetry surveys during completion of the long-term monitoring requirements for the Gasco Early Action under the 2004 AOC.

Please let me know if you need any further documentation to satisfy this requirement.

Regards,

Ryan Barth, P.E.  
Anchor QEA, LLC  
[rbarth@anchorqea.com](mailto:rbarth@anchorqea.com)  
720 Olive Way, Suite 1900  
Seattle, Washington 98101  
Office: 206.287.9130  
Direct: 206.903.3334  
Fax: 206.287.9131  
Cell: 206.719.3605

*Anchor QEA's Seattle office has moved. Please update your records to reflect the new address.*

Please consider the environment before printing this email.

This electronic message transmission contains information that may be confidential and/or privileged work product prepared in anticipation of litigation. The information is intended for the use of the individual or entity named above. If you are not the intended recipient, please be aware that any disclosure, copying distribution or use of the contents of this information is prohibited. If you have received this electronic transmission in error, please notify us by telephone at (206) 287-9130.